

by the opposite party or parties; and when ascertained and corrected, or settled, by the court, to conform to the evidence, and to the points or prayers embraced in the exceptions, they shall be signed and sealed by said court, and avail as if drawn and signed and sealed in manner, and at the time now lawfully required in such behalf; *Provided however*, that no exceptions taken by the party not appealing or suing a writ of error as aforesaid, shall be certified as aforesaid, if such party by his counsel shall agree in writing, and file the agreement in said cause, not to avail himself at any future trial of the point or prayer made or involved in such exception; which agreement shall preclude the said party from availing himself at any future trial as aforesaid, of such point or prayer.

Opposite party may avail of.

Exceptions provided.

SEC. 3. *And be it enacted*, That nothing in this act contained, shall debar the parties in any cause from waiving by consent, the right of having any of the exceptions on either side as aforesaid, certified as herein provided, to the court of appeals.

May be waived by consent of parties.

SEC. 4. *And be it enacted*, That the provisions of this act be, and they are hereby declared to extend, only to Baltimore county court, Frederick and Washington county courts.

Limitation.

A further SUPPLEMENT to the ACT, entitled, an Act for the despatch of Business in Baltimore County Court.—1832, ch. 203.

Re-enacted by 1834, ch. 211, sec. 7, and by 1834, ch. 233, sec. 7.

SEC. 1. *Be it enacted, by the General Assembly of Maryland*, That hereafter Baltimore county court shall hold only three city terms during each year, that is to say, the terms now held on the first day of January, the first day of May, and the first day of September, and that hereafter no term shall be held on the first day of December; and that all actions at law shall stand for trial and judgment at the second term of the said court, after the impetration of the original writ in such actions; and that there shall be a stay of execution for thirty days upon all judgments confessed, at the first trial term.

December term abolished.

SEC. 2. *And be it enacted*, That it shall not be lawful for said court to discontinue, dismiss or strike from the docket any cause, not on the trial-calendar of the court, by reason of a proceeding not being had by any of the parties, during any limited period, nor to make any rule to such effect.

Rule for court.

SEC. 3. *And be it enacted*, That upon petition of any permanent trustee or trustees, of any insolvent debtor of the city or county of Baltimore, to Baltimore county court, setting forth that he or they has or have a personal interest inconsistent with his or their continuing to act as trustee, or stating any other ground, which shall appear to the said court sufficient or reasonable to authorize such trustee or trustees being discharged

Case of trustee of insolvent.